

BRECKENRIDGE NEWS

J. D. BARRAGE,
PUBLISHER AND PROPRIETOR.
CLOVERPORT, KENTUCKY.

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WEDNESDAY, AUGUST 11, 1880.

WALLACE GRUELL, Editor.

IN HOC SIGNO VINCES!
(November Election.)

For President—WILLIAM M. EVANS.
For Vice President—W. M. ENGLISH.
For U. S. Senator—J. P. PROCTOR, of Kentucky.

W. H. HAYES made a gallant race, and considering the campaign of falsehood and insinuation that was forced upon him, his success is truly marvelous.

The darkies here had an opportunity to pay an old score against one of the candidates for commonwealth, and the victor with which they made the settlement was "a sin to Dave Crockett."

As to Weaver, if the Democrats do not practice the eternal of eternal vigilance there is serious danger of his jeopardizing Hancock's election by carrying the counties of Hancock and Butler, Kentucky.

The fight has been fought, the battle is over, the victors are resting on their laurels, and the dead have been buried, and the wounded are doing fairly in hospital.

We will recruit and rest our tired forces and prepare for the general election, and the main body of the enemy in November.

It is like this becoming acquainted with frequent of late.

Remember, Jan. 1, 1881.—The Republican of this county (Fulton) are completely bewildered at the conduct of their candidate for sheriff, he having, under very suspicious circumstances, absconded for parts unknown, leaving the ticket in a headlong manner, and the county without visible or available title to fill the vacancy. The partner of his sin is a girl who had him into her a popular reputation.

Jewell and McPherson have sent printed out to all the officeholders in the South to send them the particulars of all the "outrages" on Republicanism, and to use the same, to be used as campaign literature in behalf of their ticket. For fear that the postmasters of Breckinridge county may prove so backward in the matter, we have printed out a copy of the same, and have sent it to the postmaster of Breckinridge county, to be used as campaign literature in behalf of their ticket. For fear that the postmasters of Breckinridge county may prove so backward in the matter, we have printed out a copy of the same, and have sent it to the postmaster of Breckinridge county, to be used as campaign literature in behalf of their ticket.

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the bribery of members by Oakes Ames himself a member of the popular branch of Congress, as well as a member of the Credit Mobilier—was made public, which was in the fall of 1872, the New York Sun, we believe, being the original discoverer and denouncer of the bribery. The publication of the Sun, where the names of the various congressmen bribed, the price paid each, and by whom, created tremendous excitement throughout the country. When Congress met in December, 1872, the accused members felt it to be their duty to rise to personal explanations and deny the allegations of the Sun, hoping that by such action they would escape the charges of the vigilant New York paper would fall to the ground, particularly when Mr. Ames, the alleged briber, solemnly asserted in his place on the floor that there was no truth in the charges. But as good luck would have it, there were two members bearing the same surname but different initials. One of these had fallen a victim to the golden wires of Credit Mobilier, but the other was innocent of all connection with it. The Washington correspondent of the Sun, who had been previously accidentally employed the initials of the innocent member. He it was who demanded a full and exhaustive investigation of the charges by a special committee. Knowing his own innocence, and the solemn protestations of his conscience, he hoped by this means to effectually expose the torrid newspaper lamination that was then fairly rattle down with its beams of expiation. Thus it came to pass that the celebrated Padlock committee—consisting of three Republicans and one Democrat—came into existence.

On the 14th of January, 1873, Mr. James A. Garfield, then (and now) a member of Congress from Ohio, and one of the members charged by the Sun with having bribed to subvert the interests of the Credit Mobilier in whatever legislation it might have introduced into the House, appeared before the Padlock committee and testified as follows:

By Mr. McCord.—Q.—If I understood you, you did not know that the Credit Mobilier was connected with the Pacific Railroad company? A.—I understood from the statements of Mr. Ames that the subject was connected with the Pacific Railroad company, and the development of the statements along that road; but that I had any reason to believe that the Credit Mobilier was connected with the Pacific Railroad company, I did not know.

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GARFIELD'S CREDIT MOBILIER RECORD.

(From his Own Senate Testimony before the Padlock Committee, December 1872.)

I never owned, received, or agreed to receive any stock of the Credit Mobilier company, nor any dividends or profits arising from either of them.

(From Judge Parker's Report, Feb. 19, 1873.)

The facts in regard to Mr. Garfield, as found by the committee, are that he agreed with Mr. Ames to take ten shares of Credit Mobilier stock, but did not pay for the same. Mr. Ames received the eighty per cent. dividend on the stock, and also received the sixty per cent. dividend, which, together with the interest, amounted to \$2,000. This sum was paid over to Mr. Garfield by the bank the first of April, 1873.

(From the New York Times, Feb. 19, 1873.)

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The character of the Credit Mobilier was so great. The amount of profits was very small, known at the time Congress bought it. When Oakes Ames had succeeded in obtaining his own money, which was to be used for the purpose of building the Union Pacific Railroad, he had not a cent of it left. The disbursement of it, as a participation in the stock, still remained.

Some of them have indulged in testimony with reference to the matter which has been contradicted. The committee distinctly repudiate the testimony of the members of the committee, who are not on that account innocent. The disbursement of it, as a participation in the stock, still remained.

It is the duty of every citizen to visit with punishment all who took Credit Mobilier stock from Oakes Ames.

(From the New York Tribune, Feb. 19, 1873.)

BRECKENRIDGE NEWS.

Mr. England's Letter of Acceptance.
(Continued from First Page.)

convertible into cash, will be maintained. The labor and material of the country will be favored and encouraged in every legitimate way.

The tolling millions of our own people will be protected from the destructive competition of the Chinese, and to that end their immigration to our shores will be properly restricted. The Chinese will be kept from the country and their numbers will be kept from increasing. The Chinese will be kept from the country and their numbers will be kept from increasing.

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ALL AROUND THE LINE.
The People of Breckenridge County, Ky., are hereby notified that the undersigned, John W. England, of the County of Breckenridge, Ky., has been appointed by the Circuit Court of said county, to receive and collect the subscription for the Breckenridge News, and to pay the same to the publisher of said paper.

John W. England, of the County of Breckenridge, Ky., has been appointed by the Circuit Court of said county, to receive and collect the subscription for the Breckenridge News, and to pay the same to the publisher of said paper.

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Attorney at Law,
CLOVERPORT, KY.

John W. Raitt,
Attorney at Law
AND
Examiner For Breckenridge County.

JOHN BENDER,
DOCTOR'S HELPER,
CUPPING, BLEEDING,
TOOTH PULLING,
HAIR DYEING, ETC.

MERCER & STONE,
ATTORNEYS AT LAW,
HARDINSBURG, KY. - KENTUCKY.

J. P. NOONAN,
ATTORNEY AT LAW,
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